

347—120.1(88,89B) Worker right to know. The provisions of this chapter relate to all employers to the extent not exempted by subrules 347—110.1(2) and 110.1(3) or rule 347—120.8(89B). To the extent an employer is a chemical manufacturer and has information relative to trade secrets, the rules in 347—Chapter 110 are also applicable to employers. The employer's duty shall extend to a person who would normally be deemed an independent contractor, in circumstances where the employer furnishes or specifies that a hazardous chemical shall be used at the workplace. The employer-contractor relationship does not include those situations when a client, patient, customer, or other person obtains professional services from a licensed person on a fee service basis.